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SHIRLEY V. REMMERT, PRO SE
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Shirley V. Remmert;
Eva D. Al-Zaghari,
Plaintiffs,

v.

PLAINTIFFS' MOTION AND NOTICE OF
MOTION FOR PRELIMINARY INJUNCTION
AGAINST PROBATE COURT ORDERS AND
FAMILY COURT ORDER; REINSTATEMENT
OF JUVENILE COURT ORDER
RE PETITION FOR WRIT OF HABEAS CORPUS

James P. Fox,
District Attorney
Of San Mateo County;

MEMORANDUM/ DECLARATION/

SUPERIOR COURT CASES NO. 108876 LPS,
114069, F055586, 65841

ATTACHED:
REQUEST FOR HEARING/ PROPOSED
ORDERS

Jerry Brown,
Attorney General
Of the State of California,
Respondents

U. S. DISTRICT COURT CASES:
C-08-1644 CRB
C-08-1645 CRB

Real Parties in Interest:

- 1) Hon. Rosemary Pfeiffer;
- 2) Hon. John L. Grandsaert,
- 3) Hon. George A. Miram,
- 4) Hon. Joseph C. Scott,
- 5) Marcelle Moon,
Supervising Deputy Public Guardian;
- 6) Hisham M. Al-Zaghari;
- 7) State of California;
- 8) United States

HON. CHARLES R. BREYER

I. I, Shirley V. Remmert, am the plaintiff; Eva D. Al-Zaghari, my adult daughter, is

1 a nominal plaintiff. The respondents are San Mateo County, Charles P. Fox, District
2 Attorney; Hon. Rosemary Pfeiffer, Probate Court judge, Hon. John L. Grandsaert, Probate
3 Court judge; Hon. Joseph C. Scott, Family Court judge; Marcelle Moon, Supervising
4 Deputy Public Guardian/ LPS; Hisham M. Al-Zaghari; the State of California; the United
5 States.
6

7 2. I sued Defendant Charles P. Fox for wrongful prosecution of my helping my
8 daughter escape from an insane asylum called Cordilleras Mental Health Center and
9 another county subsidized center, where she was being abused.
10

11 3. I allege in my petition for writ of habeas corpus that Defendant District Attorney
12 holds me in wrongful custody through a probation order and previously had me jailed
13 and tried, while ignoring evidence that my daughter's capacity (subject of the crime as
14 basis for probation) was defamed by county employees in order to cover up their crimes
15 against us.
16

17 Request for Relief

18
19 We, the plaintiffs Shirley V. Remmert and Eva D. Al-Zaghari, move for a
20 preliminary injunction against continuance of Probate Court orders, a Family Court order,
21 and San Mateo County's alleged false imprisonment that violate our civil rights and are
22 causing irreparable injury. We also request reinstatement of a Juvenile court order and a
23 federal court order mandating that Eva Al-Z.'s and Hisham Al-Zaghari's son must remain
24 in the local San Francisco Bay Area of the United States. We request the above because
25 the actions of the local, state, and national government against us are inhumane and
26 criminal.
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Grounds for Motion

The grounds for this motion are the fact that the defendants have abused their power against us in violation of federal statutes; namely the American Disability Act, 42 U.S.C. sec. 1983 (Violation of Civil Rights under Color of Law), and criminal codes.

Standing to Sue or Plead

My standing to complain about my daughter's plight arises from 1) tort law's remedy for the county's intentional infliction of emotional distress upon me as her mother and 2) my right as a citizen to complain about criminal acts.

Basis of Motion

The motion is based on the pleadings and papers on file in this action, the attached memorandum of points and authorities, and evidence.

Please take notice that I, Shirley Remmert, will bring this motion for hearing before this court on _____ at _____ a.m./ p.m. in the above court at 450 Golden Gate Avenue, San Francisco, CA 94102.

MEMORANDUM OF POINTS AND AUTHORITIES

A. Introduction

My daughter, Eva Al-Zaghari, thirty-three years old, has been locked up by San Mateo County since March 27, 2005. She was conserved for the first time in her life since June 7, 2005 (Case No. 108876 LPS). She has been treated for various illnesses such as paranoid schizophrenia under the LPS Act, diabetes, suicide tendency, and drug

1 abuse. She is routinely medicated by force, drugged with mind-altering drugs, and
2 examined unnecessarily for the purpose of causing pain. Yet she has never had a hearing
3 to determine if any of the said various illnesses existed at the time of the lock-up and
4 investigation for conservatorship. Her diabetes occurred or resurfaced after the shock of
5 removal from her home with me and after institutionalization. She was frequently ill
6 after county employees forcibly medicated her with mind-altering drugs for at least two
7 years straight. The false imprisonment is causing her sharp decline in health since she
8 was force to leave her home with me.
9
10

11 The county also secured a restraining order on July 11, 2005 from the Probate
12 Court prohibiting my contact with her (Case No. 114069), because I helped her leave an
13 insane asylum called Cordilleras Mental Health Center (subject of my petition for writ of
14 habeas corpus).
15

16 The county through Deputy Public Guardian Marcelle Moon then went to the
17 Family Court in September, 2005 and arranged to permanently stop Eva Al-Z.'s and my
18 contact with her son, now eight years old.
19

20 B. Argument

21 1. We, the plaintiffs, seek to enjoin defendants, their agents, and representatives
22 during the pendency of my petition for writ of habeas corpus from interfering with the
23 law-abiding life that we pursued before Eva Al-Z. was kidnapped from her home by
24 county employees on March 26, 2005. The kidnapping and abuses infringe on our civil
25 liberties.
26
27
28

2. Inhumane Conditions Endured by Plaintiffs

To be defended by possibly corrupt private defenders, to not be allowed to see one's child for three years under an order intended to be permanent, to be subjected to pain every day has been difficult for my daughter and me to fathom. No felon or person on death row is denied the opportunity to speak to his child or is mistreated without cause and without a hearing.

Irreparable Harm

a. Imminent harm to Plaintiffs

As proof of imminent harm, I need only show that assault and battery through forcible medication, and intimidation are routinely practiced on my daughter in violation of the American Disability Act. The psychiatrists and psychologists responsible for these heinous acts of terrorism are armed with the license to forcibly drug their personal enemies and are dangerous.

b. Irreparable Injury to Plaintiffs

Their weapon of choice in violation of the RICO Act are drugs that cause psychosis. It should not surprise anyone that my daughter complains of great pain. **Exhibit A** in our application for a TRO shows to what great length county employees go in order to sabotage my daughter's participation in any legal process. She is given a heavier dose of drugs, so that she will become grotesquely disabled physically and mentally. Irreparable injury may have already occurred and will get worse.

c. No Adequate Remedy at Law

As our private defenders have ignored our evidence, the county has had a free pass

1 in violating our rights through the suppression of evidence, defamation and other forms of
2 judicial abuse. If the court does not grant a preliminary injunction, some of the
3 defendants or respondents will carry out the original plan begun in May, 1990 by Muslim
4 terrorists and corrupt psychiatrists. That plan is to murder my daughter.
5

6 3. Substantial Likelihood of Success

7 Because my daughter never had a hearing to show proof of the need for treatment
8 under the LPS Act; has never had a hearing proving drug abuse, suicidal ideation, nor a
9 hearing for the need for forcible medication, and because law enforcement agencies and
10 paramedics saw no cause for detention at the time that the county locked her up for its
11 own private investigation for a permanent conservatorship, no court should allow us to
12 continue this suffering. After these many years of still no proof of cause for even an hour
13 of detention, the court should not fail to rescue my daughter from imminent harm.
14
15

16 4. Balance of Hardship

17 The necessity of escaping from the catastrophic injury to our humanity is not
18 different from the conditions of slavery in this country before Emancipation. Defendants
19 will not suffer undue hardship or loss as a result of the issuance of a preliminary
20 injunction
21
22

23 5. Effect on Public Interest

24 The public would not be adversely affected by my daughter's release from harm
25 and by our family right to associate with one another. Public interest will be served by
26 consumers' awareness of bogus mental health care.
27
28

1 6. Request for Hearing

2 We, the plaintiffs, ask the court to set our request for preliminary injunction for
3 hearing at the earliest possible time (allowing time for subpoenas).
4

5 7. Request for Permanent Injunction: Ultimate Goal

6 Plaintiffs ask the court to set our application for injunctive relief for a full trial on
7 the issues in this application and after the trial for a preliminary injunction, to issue a
8 permanent injunction against defendants.
9

10 C. Conclusion

11 Because of the violation of our civil rights and criminal misconduct, we, the
12 plaintiffs, ask the court to grant for the time being a preliminary injunction against
13 defendants.
14

15 DECLARATION

16 I, Plaintiff Shirley V. Remmert, declare as follows:

17 I am knowledgeable as to the facts herein and can competently testify as to those
18 matters, as I have personal experience in the matters. I declare that the above statements
19 are true and correct under the penalties for perjury of the federal laws.
20

21 DATE: *April 15, 2008*
22

23 Respectfully Submitted By:

24 *Shirley V. Remmert*
25 _____
26 Shirley V. Remmert, Plaintiff Pro Se
27
28

Request for Hearing

1 1420

2 SHIRLEY V. REMMERT, PRO SE
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7 UNITED STATES DISTRICT COURT
8 NORTHERN DISTRICT OF CALIFORNIA

9 Shirley V. Remmert,
10 Eva D. Al-Zaghari,
11 Plaintiffs,

PLAINTIFFS' REQUEST FOR
HEARING RE MOTION FOR
PRELIMINARY INJUNCTION

12 v.

RE PETITION FOR WRIT OF HABEAS
CORPUS

13 James P. Fox,
14 District Attorney of
15 San Mateo County et al.,
16 Defendants

CASE NO. C-08-1644 CRB;
C-08-1645 CRB

HON. CHARLES R. BREYER

17 Federal Rule of Civil Procedure 43(e) permit's the court's granting a hearing, so
18 that we can present evidence on this motion.

19 We therefore ask the court to set this motion for hearing to present evidence.

20 DATE: *April 15, 2008*

21
22 Respectfully Submitted,

23 *Shirley V. Remmert*
24 _____
25 Plaintiff

*Proposed Order
Granting Hearing Note*

*Proposed Order
Granting Prelim. Inj*

1 1420

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7 UNITED STATES DISTRICT COURT
8 NORTHERN DISTRICT OF CALIFORNIA

9 Shirley V. Remmert,
10 Eva D. Al-Zaghari,
11 Plaintiffs,

[PROPOSED] ORDER GRANTING
PLAINTIFF'S REQUEST FOR HEARING
ON MOTION FOR PRELIMINARY
INJUNCTION

12 CASE NO. C-08-1644 CRB
13 v. C-08-1645 CRB

14 James P. Fox,
15 District Attorney of
16 San Mateo County et al.,
17 Defendants

18 After considering plaintiffs' request for a hearing on their motion for a
19 preliminary injunction, the Court GRANTS the plaintiffs' request for hearing and sets the
20 motion for preliminary injunction for hearing on _____, 2008 at
21 _____ a.m./ p.m.

22 SIGNED on _____

23 _____
24 U. S. DISTRICT JUDGE
25
26
27
28

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6 UNITED STATES DISTRICT COURT
7 NORTHERN DISTRICT OF CALIFORNIA

8 Shirley V. Remmert;
9 Eva D. Al-Zaghari,
10 Plaintiffs,

[PROPOSED] ORDER
GRANTING PLAINTIFFS' MOTION FOR
PRELIMINARY INJUNCTION

11 v.

CASE NO.: C-08-1644 CRB
C-08-1645 CRB

12 James P. Fox,
13 District Attorney
14 Of San Mateo County;

15 Jerry Brown,
16 Attorney General
17 Of the State of California,
18 Respondents

19 *Real Parties in Interest:*

- 20 1) Hon. Rosemary Pfeiffer,
21 2) Hon. John L. Grandsaert,
22 *Judges of the Probate Court;*
23 3) Hon. Joseph C. Scott,
24 *Judge of the Family Court;*
25 4) Marcelle Moon,
26 *Supervising Deputy Public Guardian;*
27 5) Hisham M. Al-Zaghari;
28 6) State of California;
7) United States
-

After considering Plaintiff Shirley V. Remmert's motion for preliminary
injunction, the response, affidavits, exhibits, and testimony, the court FINDS as follows:

PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION/ C-08-1644 CRB; C-08-1645 CRB 1

1
2 1. Defendants will continue to engage in activities infringing plaintiff's civil rights,
3 if the court does not grant a preliminary injunction.

4 2. Under the Best Evidence rule, plaintiff has: First, demonstrated that paramedics
5 on March 26, 2005 at the time that the permanent detention of Eva Al-Zaghari took place,
6 concluded that she does not qualify as a patient under Welfare and Institutions Code sec.
7 5150 thereby contradicting government employees.
8

9 Second, the government psychiatrist Dr. Mary Margaret Flynn, M.D.
10 recommending that Eva Al-Z. be conserved on March 27, 2005 had recently stated four
11 months earlier on November 18, 2004 that Eva Al-Z. does not meet the legal criteria for a
12 conservatorship.
13

14 Third, evidence shows that there were no law enforcement reports of any 5150
15 incident (written at the time of the incident) between November 18, 2004 and March 27,
16 2005 when she began to detain and forcibly drug Eva Al-Z.
17

18 3. If the court does not enjoin defendants from enforcement of orders in Cases No.
19 108876 LPS, 114069, and F055586, the defendants will suffer irreparable injury.
20

21 4. The injury is irreparable because a) there was no cause for chemical treatment of
22 Eva Al-Zaghari; b) because prolonged isolation from her mother, her son, and others is
23 irreparable and c) The plaintiffs cannot exercise their First Amendment right to join in
24 litigation.
25

26 5. Defendants will not suffer undue hardship or loss as a result of the issuance of a
27 preliminary injunction.
28

I**Probate and Family Court Orders**

For these reasons, the court ORDERS that defendants, their officers, agents, servants, employees, attorneys, and all persons acting in concert with them be restrained from enforcing all orders in Cases No. 108876 LPS and 114069.

The court also ORDERS that the Family court orders in Case No. F055586 are enjoined with the exceptions explained below (See Part III).

Upon signing of the order, Shirley Remmert will be given the address and telephone number of Eva Al-Zaghari, will be allowed to speak to Ms. Al-Zaghari by telephone or in person, and will be allowed to pick her up immediately. The plaintiffs will be given all civil rights accorded citizens of the United States and will not be monitored or followed by health care workers unless they request such treatment.

II**Juvenile Court Order of 1999**

The court FINDS that there has never been a state court ruling that Eva Al-Zaghari was incompetent from the time that the court exercised jurisdiction of the Family custody matter from 1999 until she was conserved by the Probate Court on June 7, 2005 at the age of thirty. Although the U.S. District Court in Chicago, Illinois, declared her as incompetent on March 22, 2002, the court found her restored to competency on November 22, 2002.

Because of facial evidence of due process violations in San Mateo County's securing of the conservatorship order in 2005, this court considers the conservatorship

1 order based on incompetence to be voidable and will enjoin the Family Court prohibition
2 based on the conservatorship order, against Eva Al-Zaghari's and Shirley Remmert's
3 contact with Eva Al-Zaghari's son (Case No. F055586, Minute Order of September 13,
4 2005.
5

6 The court also issues the following ORDERS that will rectify the many-layered
7 wrongs since 1999:
8

9 The Juvenile Court order of June 2, 1999 (Case No. 65841) dismissing the
10 dependency case against Eva D. Al-Zaghari and granting joint physical custody to her
11 will now be enforced.
12

13 Conditions in the order limiting such custody may be modified by the parties by a
14 stipulation filed with the court.
15

16 In essence, joint physical custody means fifty percent joint physical custody for
17 the mother and fifty percent joint physical custody for the father. Any variance in that
18 rule may occur by a stipulation between parents filed with the court.
19

20 The father's "Primary responsibility for the planning and care for the child" may
21 not rule out under any circumstances contact between the child and the mother or
22 grandmother; Eva Al-Zaghari and Shirley Remmert, respectively. Under the balance of
23 hardship doctrine, the burden is on the father to carry out the mandate of the said order at
24 this time by making as the best interest of the child, the reunification between the mother
25 and the child feasible. The parents may stipulate on any part of the Juvenile Court order.
26 They may also litigate in any court in the State of California for denied rights irrespective
27 of vexatious litigant orders, conservatorship (incompetency), and restraining orders
28

1 against their litigation in Family Court.

2 **III**

3 Continued Rulings of Case No. F055586

4
5 A. Shirley Remmert will continue her standing as a party in the
6 family litigation.

7 B. Continued Ban on Removal of Minor from Local Area

8 Eva Al-Z.'s minor son, Ali Al-Zaghari, may not be removed from the United
9 States nor from the local San Francisco Bay Area without the written, notarized consent
10 of both parents and without a court order.
11

12 **IV**

13 Decisions in Case No. CIV 438208

14
15 The tentative decision or any entry of judgment trial proceedings in favor of
16 Delfin Venoya, the plaintiff in that case, is enjoined as it will affect the plaintiffs' right to
17 a pre-trial, joined discovery, and a full defense.
18

19 **V**

20 Continued SSI Payments

21 Eva Al-Zaghari will directly receive the monthly Social Security Disability
22 payments that were paid to San Mateo County on her behalf. The county is ORDERED
23 to ensure the transfer of payments to her without lapse.
24

25 **VI**

26 Duration of this Order

27
28 The above Probate, Family, Juvenile Court, and Part V matters will be in effect

1 upon the signing of this order and will last during the pendency of the plaintiffs' petitions
2 for writ of habeas corpus and during any suits and appeals involving the above parties in
3 state and federal court or pending further court orders.
4

5
6 **VII**

7 Summary: Restoration of Civil Rights

8 This order restores any of Eva Al-Zaghari's civil rights which she possessed
9 before her detention on March 26, 2005. Except for the restrictions of the probation
10 order, all civil rights enjoyed by Shirley Remmert before the restraining order of Case No.
11 114069, July 11, 2005 are restored.
12

13 IT IS SO ORDERED.
14

15
16 SIGNED on _____, 2008, at a.m./p.m.
17

18
19 _____
20 U. S. DISTRICT COURT JUDGE
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